10/31/01	jc962 U.S. I
H	. PTO

EXPRESS MAIL CERTIFICATE

10/31/01 abol No 767726142US

I hereby certify that, on the date indicated above, this paper or fee was deposited with the U.S. Postal Service & that it was addressed for delivery to the Assistant Commissioner for Patents, Washington, DC 20231 by "Express Mail Post Office

_DBPec

Name (Print)

Signature

Customer No.:

07278

PATENT TRADEMARK OFFICE

Docket No: 0632/0B368-US1

PLEASE CHARGE ANY DEFICIENCY UP TO \$300.00 OR

DOCUMENT TO OUR DEPOSIT ACCOUNT NO. 04-0100

CREDIT ANY EXCESS IN THE FEES DUE WITH THIS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Paul A. BROWN; Craig O. NORVELL;

Leroy A. JORGENSEN

Serial No.: To I

To Be Assigned

Art Unit:

Filed: Herewith

Examiner:

Willmon Fridie, Jr.

For: REMOVABLY REPLACEABLE, READHERABLE LABEL

Reissue of: U.S. Patent No. 5,704,648

Issued: January 6, 1998

REISSUE DECLARATION PURSUANT TO 37 CFR §§ 1.63 AND 1.175

Hon. Commissioner of Patents and Trademarks Washington, DC 20231 October 31, 2001

Sir:

We, Paul A. Brown, Craig O. Norvell, Leroy A. Jorgensen, declare:

- 1. That we are citizens of the U.S.A. and residents of The Netherlands,
- Oakland, California and Humboldt, Iowa, respectively.
 - 2. That we believe ourselves to be the inventors of the invention claimed

in Letters Patent No. 5,704,648 and the above-mentioned Reissue application filed concurrently herewith;

- 3. That we have reviewed and understand the contents of the specification and claims of the above-mentioned application;
- 4. That we believe ourselves to be the original and first inventors of the subject matter which is claimed in the above-mentioned application and for which a patent is sought;
- 5. That we have assigned to, and were under a contractual obligation at the time our invention was made to assign to, American Home Products

 Corporation, subject matter which is claimed in Letters Patent No. 5,704,648 and the above-identified Reissue application for which a Reissue Patent is sought;
- 6. That we believe the Letters Patent No. 5,704,648 to be partly inoperative by reason that we claimed more than we have right to claim in the claims;
- 7. That the errors which render the Letters Patent No. 5,704,648 partially inoperative arose through inadvertence, accident or mistake and without any fraudulent or deceptive intention on our part;
- 8. That at the time the original claims were drafted and throughout the prosecution of the application for the Letters Patent No. 5,704,648, it was our intention and that of our assignee to claim my invention only as broadly and as specifically as permitted by the prior art;

- 9. That we believe that we and our assignee had no intention of accepting Letters Patent having claims incommensurate with the true scope of our invention and that the acceptance thereof without commensurate claim coverage was wholly inadvertent;
- 10. That these errors in the claims of the Letters Patent No. 5,704,648 resulted from our, our Attorney's and the Patent Examiner's failure to appreciate the true scope of European Patent Application No. 0 283 064 A1, published on September 21, 1988.
- 11. That all errors being corrected in this Reissue Application arose without any deceptive intention on the part of the Applicants.
- 12. That we acknowledge the duty to disclose information we are aware of which is material to the examination of the above-identified application in accordance with 37 C.F.R. § 1.56(a).

As the named inventors, we hereby appoint the following attorney(s) and/or agents(s) to prosecute this application and transact all business in the Patent and Trademark office connected therewith: Gordon D. Coplein #19,165, Michael J. Sweedler #19,937, S. Peter Ludwig #25,351, Paul Fields #20,298, Marc S. Gross #19,614, Joseph B. Lerch #26,936, Melvin C. Garner #26,272, Ethan Horwitz #27,646, Adda C. Gogoris #29,714, Bert J. Lewen #19,407, Henry Sternberg #22,408, Peter C. Schechter #31,662, Robert Schaffer #31,194, Robert C. Sullivan, Jr., #30,499, Ira J. Levy #35,587, Joseph R. Robinson #33,448, Scott

G. Lindvall #40,325, Paul F. Fehlner, Ph.D. #35,135, David Leason #36,195,Eugene L. Szczecina, Jr. #35,029.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

/n/12

DATED: 10/16/01	Paul A. Brown	
DATED:	Craig O. Norvell	
DATED:	Lerov A. Jorgensen	

PLEASE CHARGE ANY DEFICIENCY UP TO \$300.00 OR

I hereby certify that, on the date indicated above, this paper or fee was deposited with the U.S. Postal Service & that it was addressed for delivery to the Assistant Commissioner for

Patents, Washington, DC 20231 by "Express Mail Post Office to Addressee" service.

Customer No.:

PATENT TRADEMARK OFFICE

Docket No: 0632/0B368-US1

CREDIT ANY EXCESS IN THE FEES DUE WITH THIS

DOCUMENT TO OUR DEPOSIT ACCOUNT NO. 04-0100

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Paul A. BROWN; Craig O. NORVELL;

Leroy A. JORGENSEN

Serial No.:

To Be Assigned

Art Unit:

Filed: Herewith

Examiner:

Willmon Fridie, Jr.

REMOVABLY REPLACEABLE, READHERABLE LABEL

Reissue of: U.S. Patent No. 5,704,648

Issued: January 6, 1998

REISSUE DECLARATION PURSUANT TO 37 CFR §§ 1.63 AND 1.175

Hon. Commissioner of Patents and Trademarks Washington, DC 20231

October 31, 2001

Sir:

We, Paul A. Brown, Craig O. Norvell, Leroy A. Jorgensen, declare:

- That we are citizens of the U.S.A. and residents of The Netherlands, 1. Oakland, California and Humboldt, Iowa, respectively.
 - 2. That we believe ourselves to be the inventors of the invention claimed

in Letters Patent No. 5,704,648 and the above-mentioned Reissue application filed concurrently herewith;

- 3. That we have reviewed and understand the contents of the specification and claims of the above-mentioned application;
- 4. That we believe ourselves to be the original and first inventors of the subject matter which is claimed in the above-mentioned application and for which a patent is sought;
- 5. That we have assigned to, and were under a contractual obligation at the time our invention was made to assign to, American Home Products

 Corporation, subject matter which is claimed in Letters Patent No. 5,704,648 and the above-identified Reissue application for which a Reissue Patent is sought;
- 6. That we believe the Letters Patent No. 5,704,648 to be partly inoperative by reason that we claimed more than we have right to claim in the claims;
- 7. That the errors which render the Letters Patent No. 5,704,648 partially inoperative arose through inadvertence, accident or mistake and without any fraudulent or deceptive intention on our part;
- 8. That at the time the original claims were drafted and throughout the prosecution of the application for the Letters Patent No. 5,704,648, it was our intention and that of our assignee to claim my invention only as broadly and as specifically as permitted by the prior art;

- 9. That we believe that we and our assignee had no intention of accepting Letters Patent having claims incommensurate with the true scope of our invention and that the acceptance thereof without commensurate claim coverage was wholly inadvertent;
- 10. That these errors in the claims of the Letters Patent No. 5,704,648 resulted from our, our Attorney's and the Patent Examiner's failure to appreciate the true scope of European Patent Application No. 0 283 064 A1, published on September 21, 1988.
- 11. That all errors being corrected in this Reissue Application arose without any deceptive intention on the part of the Applicants.
- 12. That we acknowledge the duty to disclose information we are aware of which is material to the examination of the above-identified application in accordance with 37 C.F.R. § 1.56(a).

As the named inventors, we hereby appoint the following attorney(s) and/or agents(s) to prosecute this application and transact all business in the Patent and Trademark office connected therewith: Gordon D. Coplein #19,165, Michael J. Sweedler #19,937, S. Peter Ludwig #25,351, Paul Fields #20,298, Marc S. Gross #19,614, Joseph B. Lerch #26,936, Melvin C. Garner #26,272, Ethan Horwitz #27,646, Adda C. Gogoris #29,714, Bert J. Lewen #19,407, Henry Sternberg #22,408, Peter C. Schechter #31,662, Robert Schaffer #31,194, Robert C. Sullivan, Jr., #30,499, Ira J. Levy #35,587, Joseph R. Robinson #33,448, Scott

NAME OF THE OWNER,

G. Lindvall #40,325, Paul F. Fehlner, Ph.D. #35,135, David Leason #36,195,Eugene L. Szczecina, Jr. #35,029.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Leroy A. Jorgensen

DATED:	
	Paul 🛕 Brown 🦯
DATED: 10/2-9 2001	Craig/O. Norvell
DATED:	

EXPRESS MAIL CERTIFICATE
Date 0/31/01 Label No.7 6 7 7 26 14 2US
I hereby certify that, on the date indicated above, this paper or
fee was deposited with the U.S. Postal Service & that it was addressed for delivery to the Assistant Commissioner for
Patents, Washington, DC 20231 by "Express Mail Post Office
to Addressee" service.

PLEASE CHARGE ANY DEFICIENCY UP TO \$300.00 OR CREDIT ANY EXCESS IN THE FEES DUE WITH THIS DOCUMENT TO OUR DEPOSIT ACCOUNT NO. 04-0100

Customer No.:

Name (Print)



Signature

Docket No: 0632/0B368-US1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Paul A. BROWN; Craig O. NORVELL;

Leroy A. JORGENSEN

Serial No.: To Be Assigned

Art Unit:

Filed: Herewith

Examiner:

Willmon Fridie, Jr.

For: REMOVABLY REPLACEABLE, READHERABLE LABEL

Reissue of: U.S. Patent No. 5,704,648

Issued: January 6, 1998

REISSUE DECLARATION PURSUANT TO 37 CFR §§ 1.63 AND 1.175

Hon. Commissioner of Patents and Trademarks Washington, DC 20231 October 31, 2001

Sir:

We, Paul A. Brown, Craig O. Norvell, Leroy A. Jorgensen, declare:

- That we are citizens of the U.S.A. and residents of The Netherlands,
 Oakland, California and Humboldt, Iowa, respectively.
 - 2. That we believe ourselves to be the inventors of the invention claimed

in Letters Patent No. 5,704,648 and the above-mentioned Reissue application filed concurrently herewith;

- 3. That we have reviewed and understand the contents of the specification and claims of the above-mentioned application;
- 4. That we believe ourselves to be the original and first inventors of the subject matter which is claimed in the above-mentioned application and for which a patent is sought;
- 5. That we have assigned to, and were under a contractual obligation at the time our invention was made to assign to, American Home Products

 Corporation, subject matter which is claimed in Letters Patent No. 5,704,648 and the above-identified Reissue application for which a Reissue Patent is sought;
- 6. That we believe the Letters Patent No. 5,704,648 to be partly inoperative by reason that we claimed more than we have right to claim in the claims;
- 7. That the errors which render the Letters Patent No. 5,704,648 partially inoperative arose through inadvertence, accident or mistake and without any fraudulent or deceptive intention on our part;
- 8. That at the time the original claims were drafted and throughout the prosecution of the application for the Letters Patent No. 5,704,648, it was our intention and that of our assignee to claim my invention only as broadly and as specifically as permitted by the prior art;

- 9. That we believe that we and our assignee had no intention of accepting Letters Patent having claims incommensurate with the true scope of our invention and that the acceptance thereof without commensurate claim coverage was wholly inadvertent;
- 10. That these errors in the claims of the Letters Patent No. 5,704,648 resulted from our, our Attorney's and the Patent Examiner's failure to appreciate the true scope of European Patent Application No. 0 283 064 A1, published on September 21, 1988.
- 11. That all errors being corrected in this Reissue Application arose without any deceptive intention on the part of the Applicants.
- 12. That we acknowledge the duty to disclose information we are aware of which is material to the examination of the above-identified application in accordance with 37 C.F.R. § 1.56(a).

As the named inventors, we hereby appoint the following attorney(s) and/or agents(s) to prosecute this application and transact all business in the Patent and Trademark office connected therewith: Gordon D. Coplein #19,165, Michael J. Sweedler #19,937, S. Peter Ludwig #25,351, Paul Fields #20,298, Marc S. Gross #19,614, Joseph B. Lerch #26,936, Melvin C. Garner #26,272, Ethan Horwitz #27,646, Adda C. Gogoris #29,714, Bert J. Lewen #19,407, Henry Sternberg #22,408, Peter C. Schechter #31,662, Robert Schaffer #31,194, Robert C. Sullivan, Jr., #30,499, Ira J. Levy #35,587, Joseph R. Robinson #33,448, Scott

G. Lindvall #40,325, Paul F. Fehlner, Ph.D. #35,135, David Leason #36,195,Eugene L. Szczecina, Jr. #35,029.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

DATED:	
	Paul A. Brown
DATED:	
DATED	Craig O. Norvell
DATED: 16 Oct 01	Le Koy a. Jorgen

Leroy A. Jorgensen